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20			
21	NORTHERN DISTR	TICT OF CALIFORN	IA
22	IN RE TELESCOPES ANTITRUST LITIGATION	Case No. 5:20-cv	v-03639-EJD
23	This Document Relates to:	Case No. 5:20-cv-03642-EJD	
24	AURORA ASTRO PRODUCTS LLC, PIONEER CYCLING & FITNESS, LLP, and	JOINT STATUS REPORT REGARDING MOTION TO APPROVE CLASS	
25	those similarly situated,	NOTICE	IT NOVE CENSS
26	Plaintiffs,	Compl. Filed: Fourth Am.	June 1, 2020
27	v.	Compl. Filed: Trial Date:	September 1, 2023 None Set
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			G N 660 00665

Case No. 5:20-cv-03642-EJD

CELESTRON ACQUISITION, LLC, SUZHOU 1 SYNTA OPTICAL TECHNOLOGY CO., LTD., SYNTA CANADA INT'L ENTERPRISÉS LTD., SW TECHNOLOGY CORP., OLIVON MANUFACTURING CO. LTD., OLIVON USA, 3 LLC, NANTONG SCHMIDT OPTO-ELECTRICAL TECHNOLOGY CO. LTD., NINGBO SUNNY ELECTRONIC CO., LTD., PACIFIC TELESCOPE CORP., COREY LEE, DAVID SHEN, SYLVIA SHEN, JACK CHEN, JEAN SHEN, JOSEPH LUPICA, DAVE ANDERSON, LAURENCE HUEN, and DOES 1-50, 7 Defendants. 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 Case No. 5:20-cv-03642-EJD

JOINT STATUS REPORT REGARDING MOTION TO APPROVE CLASS NOTICE

Pursuant to the Court's December 10, 2025 Order (Dkt. 838), the undersigned parties respectfully submit this Joint Status Report Regarding Motion to Approve Class Notice.

## **JOINT STATUS REPORT**

At the November 19, 2025 hearing (Dkt. 834), and in its Order on December 10, 2025 (Dkt. 838), the Court instructed the parties to meet and confer regarding the class notice plan and provide an update to the Court by December 19, 2025. The parties met and conferred on December 9 and 15 regarding class notice and have reached agreement as to the form and method for providing notice and the notice period.

As to the notice, the parties have exchanged and agreed to the language of the long form notice and email notice. Direct Purchaser Plaintiffs ("DPPs") in consultation with their claims administrator had originally proposed postcard notice given the size and information available for the class. Defendants have since agreed to supplement Celestron transactional sales and costs data, in the same form and format as previously produced in the litigation, so as to provide customer transactional information for the class period identified in the notice and to include email information for class members. With Defendants' agreement to supplement transactional data, DPPs have agreed to provide notice via email to class members. The parties are continuing to confer regarding the specific data to be supplemented and will update the Court if they are unable to reach agreement as to that discovery, but the parties do not anticipate that this issue will prevent the parties from reaching agreement on the notice process or the notice process moving forward.

Given the parties' alignment, the parties are continuing to meet and confer and expect to reach agreement as to any remaining issues shortly. Provided no other issues arise, the parties expect to be able to file a joint motion for approval by December 26, 2025.

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<sup>1</sup> Defendants, however, reserve all rights regarding arguments that (i) DPPs are not entitled to additional discovery; (ii) that the time period covered by this transactional data (as well as the time period set forth in the notice) is outside the proper damages period; and (iii) any eventual use of this transactional data by DPPs or their economist, Dr. Zona.

1	Dated: December 19, 2025	Respectfully submitted,
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3		By: /s/ Matthew Borden Matthew Borden
4		
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13		Lawrence Liu
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15		Ltd., Synta Canada Int'l Enterprises Ltd., SW Technology Corp., Olivon Manufacturing Co.
16 17		Ltd., Olivon USA, LLC, Nantong Schmidt Opto- Electrical Technology Co. Ltd., Pacific Telescope Corp., David Shen, Sylvia Shen, Jack
18		Chen, Jean Shen, Laurence Huen
19		CROWELL & MORING LLP
20		By: <u>/s/ Eric P. Enson</u> Eric P. Enson
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22		Lupica, Dave Anderson
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**ATTESTATION** Counsel for Direct Purchaser Plaintiffs hereby attests by his signature below that concurrence in the filing of this document was obtained from counsel for Defendants. Dated: December 19, 2025 Respectfully submitted, BRAUNHAGEY & BORDEN LLP By: /s/ Matthew Borden Matthew Borden Attorneys for Direct Purchaser Plaintiffs Case No. 5:20-cv-03642-EJD

JOINT STATUS REPORT REGARDING MOTION TO APPROVE CLASS NOTICE